

REMARKS

Claims 1-34, 36-39, 41-48, 71, and 72 are pending in the application

Claims 1-34, 36-39, 41-48, and 71 stand allowed.

Claim 72 stands rejected.

Claim 72 has been cancelled.

The Examiner has stated that Applicant's after FINAL amendment, Faxed on June 2, 2004 was illegible and has therefore not been entered. The Advisory Action finding the Amendment illegible was sent by the Examiner 3 days after the 6 month point from the mailing of the Final Rejection. Normally, illegible Faxes are noticed upon receipt at the USPTO, and Applicant is notified to resubmit. While Applicant believes his acceptance of only previously allowed claims prior to the 6 month date after the Final rejection should have resulted in an allowance of the application, an RCE is now being filed.

The Examiner requested that the term "CORN" in the title be corrected. Applicant has amended the title to properly read: "IMPACT ADDITIVE OF THE CORE/SHELL TYPE FOR THERMOPLASTIC POLYMERS".

In the Advisory action, the Examiner pointed to "numerous missing letters " in Applicant's Specification, "such as in 'c re' in the last line of page 1." Applicant has obtained a copy of the application submitted by Applicant's agent Millen, White, Zelano & Branigan, and said copy of the original application does not contain the missing letter on page 1. Nonetheless, Applicant is supplying a Substitute Specification. The Substitute Specification matches the Specification of US. Patent Number 5,773,520, from which the present case is a Divisional Application. Applicant has added the status of the parent application, and made the Abstract one

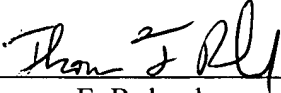
Application. Applicant has added the status of the parent application, and made the Abstract one paragraph rather than two. The Substitute Specification filed under 37 CFR 1.125(a) contains only subject matter from the original specification, and any previously entered amendment under 37 CFR 1.121. It is believed no new matter has been added.

Claim 72 stands rejected under 35 U.S.C. §102 and 103(a) as anticipated or obvious over Wang (USP 5,045,595). Claim 72 has been cancelled, making the only rejection to the claims mute.

All remaining claims: 1-34, 36-39, 41-48, and 71 stand allowed.

Since all remaining claims stand allowed, Applicant requests the Examiner to grant allowance to the present application containing the allowed claims.

Respectfully submitted,

  
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